UNITED STA	ATES DIST	RICT CO	URT
SOUTHERN	DISTRICT	OF NEW	YORK

CASTLERIGG MASTER INVESTMENTS, LTD., :

07 CV 09742 (GEL)(DCF)

Plaintiff, :

-against-

CHARYS HOLDING COMPANY, INC. :

Defendant. :

- - - - - - - - - - - - - - - - X

#### NOTICE OF BANKRUPTCY

TO THE COURT, ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

PLEASE BE ADVISED that on February 14, 2008, defendant CHARYS HOLDING COMPANY, INC. ("CHARYS"), filed a voluntary petition under Chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"), captioned *In re Charys Holding Company*; *Inc.*, jointly administered, Case No. 08 10289 (BLS), in the United States Bankruptcy Court for the District of Delaware.

PLEASE BE FURTHER ADVISED that the above-captioned action has been automatically stayed. Pursuant to section 362 of the Bankruptcy Code, the filing of the bankruptcy petition automatically stays, "the commencement or continuation, including the issuance or employment of process, of a judicial, administrative, or other action or proceeding against the debtor that was or could have been commenced before the commencement of the case

of the case under [chapter 11]." 11 U.S.C. § 362(a)(1).

under [chapter 11], or to recover a claim against the debtor that arose before the commencement

Dated: New York, New York February 19, 2008

Respectfully submitted,

CONDON & FORSYTH LLP

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Bartholomew J. Banino – BB 4164

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7 Times Square

New York, New York 10036

(212) 490-9100

Attorneys for Defendant

CHARYS HOLDING COMPANY, INC.

To: Andrew B. Kratenstein, Esq.
Michael R. Huttenlocher, Jr. Esq.
McDermott, Will & Emery LLP
340 Madison Avenue
New York, New York 10017
Attorneys for Plaintiff
CASTLERIGG MASTER INVESTMENTS, LTD.

Exhibit "A"

Official Form 1) (1/08)

| Ornela   | ii Form 1) (1996  | .,   | į   |                                |                                      | Bankru<br>of Dela                           | iptcy Coi<br>ware                       | urt  |   |                         | Volunt   | iry Pétition                           |
|--|---|--|---|--------------------------------|--------------------------------------|---|---|--|---|-------------------------|--|--|
| Name (   | of Debtor (if ind   | ividual enter                                | Last. First                                   |                                |                                      |   |   | lang of Joint Debti  | or (Spouse) (Last.                        | First Middle            | ):   |  |
| Chai   | Charys Holding Company, Inc. All Other Names used by the Debtor in the last 8 years |  |   |                                |                                      | l)  | N/A                                     |  |   |                         |  |  |
| AB Od<br>tincled   | ber Names used<br>le married, maid  | by the Debtor<br>en, and trade t             | in the last<br>numes):                        | 8 years                        |                                      |   |   | il Other Names use<br>actude married, ma   |   |                         | a o Jeurs  |  |
| Rogers Hardware and Lumber Company; Spiderboy<br>International Incorporated  |   |  |   |                                | for the second                       | N/A   |   |  |   |                         |  |  |
| Last four digits of Social-Security No /Complete EIN or other Tax-I D. No. (if more than one, state all): EIN # 54-2152284 |   |  |   | 0                              | ast four digits of Sine, state all): | ocial-Security No.                          | /Complete El                            | IN or other Ta   | x-I D No (if more than                    |                         |  |  |
| 1  | Address of Debt   |  | reet. City.                                   | and State):                    | <del></del>                          |   | Si                                      | treet Address of Jo  | int Debtor (No. 3)                        | d Sirect. City          | , and State):  |  |
| 1117   | Perimeter   | Center \                                     | Nest, Si                                      | ite N415                       |                                      |   |   | I/A  |   |                         |  | ************************************** |
|  |   |  |   | ·····                          | S1b CC                               | DDE 303                                     |   |  |   | 3 444                   |  | ZIP CODE                               |
|  | of Residence or   | of the Princip                               | pat Place of                                  | Business:                      |                                      |   | 1                                       | ounty of Residence<br>I/A  | e or of the Princip                       | it Place of Bi          | isiness:   |  |
| Fulto<br>Maining   | On<br>Address of Del  | otor (if differe                             | nt from stru                                  | et address):                   |                                      |   |   | ailing Address of .  | loint Debtor (if di                       | fferent from s          | itreet address)  |  |
|  |   |  |   |                                |                                      |   |   |  |   |                         |  | -                                      |
| N/A  |   |  |   |                                | ZIP CO                               | DDE   | N                                       | l/A  |   |                         |  | ZIP CODE                               |
| Locatio  | n of Principal A  | ssets of Busin                               | ess Debtor                                    | (if different f                | rom street                           | i address ab                                | eove):                                  |  |   |                         |  |  |
| N/A  |   |  |   |                                |                                      |   |   |  |   |                         |  | ZIP CODE                               |
| 17/23  | Type of   | Debior                                       |   |                                |                                      | of Business                                 |   |  |   |                         | Code Under   |  |
|  | (Form of  | Organization)                                | )   |                                |                                      | ck one box                                  | ()                                      |  | the Pct                                   | ition is Filed          | (Check one b   | iox)                                   |
|  | Individual (includes form Deblors) Single Asset Real Estate as defined in           |  |   |                                | or Recognition of a Foreign          |   |   |  |   |                         |  |  |
| See Eshibit D on page 2 of this form 11 U S C § 101 (51B)  Storporation (includes LLC and LLP) Railroad                    |   |  |   | Chapter 11  Chapter 12         |                                      | ] Chapter                                   |   | or Recognition of a Foreign  |   |                         |  |  |
| ☐ Par  | nership<br>er (if debter is r   |  |   | ☐ Stockt                       |                                      |   |   | Chapter 13   |   | . 1044(43)              |  |  |
| enti   | ities, check this   | box and state                                | type of                                       |                                | odity Bro<br>og Bank                 | iker  |   |  | Nature                                    | of Debts (              | Check one b  | iox)                                   |
| ent  | ity below )   |  |   |                                | *                                    | ng Com                                      | pany                                    | Debts are primarily consumer 🔯 Debts are primarily business  |   |                         |  |  |
| ann an de  |   |  | - <b>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</b> | Tax-E                          | xempi Ei                             |   | <u>A.I.p. Hamily Highly</u>             | debts, defined in 11 U S C § debts 101(8) as "incurred by an individual primarily for a personal. family, or household purpose." |   |                         |  |  |
|  |   |  |   | ☐ Debtor                       | is a tax-e                           | xempt orga<br>f the United                  |   | Chapter 11 Debtors   |   |                         |  |  |
|  |   |  |   |                                |                                      | al Revenue                                  |   | Check one box:  Debtor is a small business debtor as defined in 11 U S C § 101(51D)  |   |                         |  |  |
| KZ   |   |  | g Fee (Cho                                    | ck one box                     | )                                    |   |   | Debtor is not a small business debtor as defined in 11 USC § 101(51D)  |   |                         |  |  |
| The case   | Filing Fee structur<br>ng Fee to be paid it   | installments tar                             | oplicable to u                                | dividuals only)                |                                      |   |   | Check if:  |   |                         |  |  |
| Mus<br>exec  | o enach signed app<br>prim uistallascets  | flemen for the C<br>Rule 1006(b)             | ann's emand<br>See Official F                 | epatikan aestatya<br>Domi J.A. | ig facilities (                      |   |   |  | aggregate noncon<br>ir affiliates) are le |                         |  | xcluding debts owed to                 |
| ☐ File   | ng Fee waiver requi   | ested (applicable<br>in. See Olficial (      | to chapter 7 i<br>Form 3B                     | adividuals vely                | /) Must at                           | क्षित्र अंद्रीसम्बर्ग ग                     | Marien en                               | Check all applicable boxes:  |   |                         |  |  |
|  |   |  |   |                                |                                      |   |   | ·  | being filed with t                        |                         |  |  |
|  |   |  |   |                                |                                      |   |   | Acceptan   | ces of the plan wi                        | re solicited p          | prepetition fro<br>§ 1126(B).  | one or more classes of                 |
| Statisti   | ical/Administ   | rative Infor                                 | mation-                                       |                                |                                      | <del></del>                                 |   | 1 2100110131   |   |                         | ***************************************  | e is for court use only                |
| ⊠ D <sub>1</sub>   | chiar esthunes that   | funds will be as                             | cailuble for di                               |                                |                                      |   | naid there will t                       | re no timus avaitable  | for                                       |                         |  |  |
| di:  | stribution to unsect  | ared creditors                               | 21- Innivital to                              |                                |                                      |   |   |  |   |                         |  |  |
| Estinarei  | Namber of Credit  | ors<br>Cj                                    | ⊠   |                                |                                      | 0   |   |  |   |                         |  |  |
| 1-49   | 30-99   | 100/199                                      | 300-999                                       | -000,1<br>000 t                |                                      | 000,000<br>000,000                          | 10.001<br>25.000                        | □<br>25.001<br>50.000  | 50,001 -<br>100.060                       | Over<br>100,000         |  |  |
|  | i Assers (Cunsulida   |  |   |                                |                                      |   | ra                                      |  | О   |                         |  |  |
| \$0 to<br>\$50 000   | (3)00.002<br>(3)00.002<br>(3)00.001   | \$100.001 to<br>\$500.000                    | \$500,001<br>\$1 million                      | 51.000,0<br>510 matr           | Olto S<br>iun 1                      | 00,000,00<br>10,000,00<br>10,450<br>nillion | 100,050,001<br>10,050,000<br>10,050,000 | \$160,000,001<br>81 \$500<br>million   | \$500,000,001<br>to \$1 billion           | More than<br>51 billion |  |  |
| (istinated<br>50 m<br>550,000  | Liabilities (Censo<br>559,001 to<br>5100,000  | idoted with affi<br>3160,001 to<br>\$580,000 | (lintes)<br>[]<br>5500,001 r<br>51 million    | \$1,000,0<br>\$1,000,0         | on i                                 | ]<br>10,060.60<br>to 350                    | 559.000.001<br>to \$100                 | 5100,000.003<br>to \$550<br>to illian  | 5500.000.001<br>to \$1 billbon            | More than<br>SI billion | NA PARAMATANA NA |  |

| Official Form 1) (1/98)  |  | FORM B1, Page 2  |  |  |
|--|--|--|--|--|
| Voluntary Petition<br>(This page must be completed and filed in every case)  | Name of Debtor(s): Charys Holding Company, Inc.  |  |  |  |
| All Prior Bankruptcy Case Filed Within Last  | 8 Years (If more than two, attach additional sheet.)   |  |  |  |
| Location Where Filed: N/A  | Case Number: N/A   | Date Filed: N/A  |  |  |
| Location N/A   | Case Number: N/A   | Date Filed: N/A  |  |  |
| Pending Bankruptcy Case Filed by any Spouse, Partner or  | Affiliate of this Debtor (If more than one, attach additional sh   | cel.)  |  |  |
| Name of Debuor.  Crochet & Borel Services, Inc.  | Case Number:   | Date Filed: 2/14/2008  |  |  |
| District District of Delaware  | Relationship: Affiliate  | Judge:   |  |  |
| Exhibit A  | Exhibit B<br>(To be exampleed of debyer 10 as soldered   | list   |  |  |
| (To be completed if debtor is required to file periodic reports (e.g., forms 10K and 10Q) with the Securities and Exchange Commission pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 and is requesting relief under chapter 11.) | NOT APPLICABLE  I, the atturney for the petitioner named in the foregoing petithe petitioner that [he or she] may proceed under chapter 7 States Code, and have explained the relief available under eithat I have delivered to the debtor the notice required by § 3. | tion, declare that I have informed<br>. 11, 12, or 13 of title 11. United<br>ach such chapter. I further certify |  |  |
| Exhibit A is attached and made a part of this petition   | XSignature of Attorney for Debtor(s)   | Date   |  |  |
| Fx   | sibit C  |  |  |  |
| Does the dabtor own or have possession of any property that poses or is alleged to pose a three Yes, and Exhibit C is attached and made a part of this petition  No (See Exhibit C intached bereto)  |  | .7   |  |  |
| Ext  | aibit D  |  |  |  |
|  | PLICABLE   |  |  |  |
| (To be completed by every individual debtor. If a joint petition is filed, each spause must co   |  |  |  |  |
| Exhibit D completed and signed by the debtor is attached and made a part of this   | s petition   |  |  |  |
| If this is a joint petition:  Exhibit D also completed and signed by the joint debtor is attached and made a   | part of this pelition.   |  |  |  |
| Information Regarding<br>(Check any ap   |  | kazali kendikahan baran karjas annak haripu yang kazara-kepabahan yang menukabahan                               |  |  |
|  | •  | t at a.a.  |  |  |
| Debtor has been domicited or has had a residence, principal place of preceding the date of this petition or for a longer part of such 180 days to  | mu to any order parace   | immediatery  |  |  |
| There is a bankruptcy case concerning debter's affiliate, general partner.   |  |  |  |  |
| Debtor is a debtor in a foreign proceeding and has its principal place of principal place of business or assets in the United States but is a defende the interests of the parties will be served in regard to the relief sought in                      | rut ru wa action of bloccomited little reporter or prose government of   | net, or has no<br>his District, or   |  |  |
| Certification by a Debtor Who Resides  | ns a Tenant of Residential Property  |  |  |  |
| NOT APPLI  | CABLE  |  |  |  |
| Landlord has a judgment against the debtor for possession of debtor's re   | sidence (If box checked, complete the following.)  |  |  |  |
| (Name of bookle  | ord that obtained judgment)  |  |  |  |
| (Address of lan  | diord)   |  |  |  |
| Debtor claims that under applicable nonbankruptcy law, there are circ monetary default that gave rise to the judgment for possession, after the  | nunstances under which the debtor would be permitted to guidement for possession was entered, and  | cure the entire  |  |  |
| Debtor has included with this polition the deposit with the court of any petition  | rent that would become due during the 30-day period after the  | e filing of the  |  |  |
| Debtor certifies that he/she has served the Landlord with this certification   | Debtor certifies that he/she has served the Landlord with this certification (1) U.S.C. § 362(1))  |  |  |  |

| (Official Form 1) (1/08)   | FORM B1, Page 3  |  |  |  |  |
|--|--|--|--|--|--|
| Voluntary Petition   | Name of Debior(s):   |  |  |  |  |
| (This page mass he completed and filed in every ease)  | Charys Holding Company, Inc.   |  |  |  |  |
| Signatures   |  |  |  |  |  |
| Signature(s) of Debtor(s) (Individual/Jaint)   | Signature of a Foreign Representative  |  |  |  |  |
| I declare under penalty of perjury that the information provided in this petition is true and correct.  [If petitioner is an individual whose debts are primarily consumer debts and has chosen to file under chapter ? [1 am aware that I may proceed under chapter 7 11, 12 or [3 of title 11. United States Code, understand the relief available under each such chapter and choose to praceed under chapter ? [If no automety represents me and no bankruptcy petition preparer signs the petition] I have obtained and read the notice required by 11 U S C § 342(b).  I request relief in accordance with the chapter of title 11. United States Code, specified in this petition.  | I declare under penalty of perjury that the information provided in this petition is true and correct, that I am the foreign representative of a debtor in a foreign proceeding, and that I am authorized to file this petition  (Check only one box )  I request relief in accordance with chapter 15 of title 11. United States Code Certified copies of the documents required by 11 U S C § 1515 are attached  Pursuant to 11 U S C § 1511. I request relief is accordance with the chapter of title 11 specified in this petition. A certified copy of the order granting recognition of the foreign main proceeding is attached.  X  (Signature of Foreign Representative)   |  |  |  |  |
| X Signature of Joint Debtor  |  |  |  |  |  |
| Telephone Number (if not represented by attorney)  | (Printed Name of Foreign Representative)   |  |  |  |  |
| reschance (amage) (ii and represented of amount)   | Date   |  |  |  |  |
| Date   |  |  |  |  |  |
| Signature of Attorney  X  Signature of Attorney for Debtor(s)  Mark D. Collins (No. 2981)  Printed Name of Attorney for Debtor(s)  Richards, Layton & Finger, P.A.  Firm Name  One Rodney Square, 920 North King Street  Address  Wilmington, DE 19801  (102) 651-7700  Telephone Number  2/14/08  Date  * to case in which § 707(b)(4)(D) applies this signature also constitutes a certification that the attorney has no knowledge after an inquiry that the information in the schedules is incurred.  Signature of Debtor (Corporation/Partnership)  I declare under penalty of perjury that the information provided in this petition is true and correct, and that I have been authorized to file this petition on behalf of the debtor. The debtor requests the relief in accordance with the chapter of title 11. United States Code, specified in this petition.  X  Signature of Authorized Individual  Michael Oyster  Printed Name of Authorized Individual  Chief Executive Officer  Title of Authorized Individual  2/14/08  Date | Signature of Non-Attorney Bankruptcy Petition Preparer  1 declare under penalty of perjury (hat; (1) 1 am a bankruptcy petition preparer as defined in 11 U S C § 110; (2) 1 prepared this document for compensation and have provided the debtor with a copy of this document and the notices and information required under 11 U S C §§ 110(b), 10(D), and 342(b); and (3) if rules or guidelines have been promulgated pursuant to 11 U S C § 1110(b). 10(D), and 342(b); and (3) if rules or guidelines have been promulgated pursuant to 11 U S C § 110(b). Setting a maximum fee for services chargeable by bankruptcy petition preparers. I have given the debtor notice of the maximum amount before preparing any document for filing for a debtor or accepting any fee from the debtor, as required in that section. Official Form 19B is attached.  Printed Name and title, if any of Bankruptcy Petition Preparer.    Social-Security number (If the bankruptcy petition preparer is not an individual, state the Social-Security number of the officer, principal, responsible person or partner of the bankruptcy petition preparer.) (Required by 11 U S C § 110.)    Address |  |  |  |  |

# IN THE UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE

|                               | X |                        |
|-------------------------------|---|------------------------|
|                               | : |                        |
| In re                         | : | Chapter 11 Case No.    |
|                               | : |                        |
| CHARYS HOLDING COMPANY, INC., | : | ( )                    |
| Debtor.                       | ; | (Jointly Administered) |
|                               | X |                        |

# EXHIBIT 'A' TO VOLUNTARY PETITION OF CHARYS HOLDING COMPANY, INC.1

- If any of the Charys Holding Company, Inc.'s ("Charys Holding") l. securities are registered under Section 12 of the Securities and Exchange Act of 1934, the SEC file number is 000-18292.
- The following financial data (which is consolidated among Charys Holding and its affiliates) is the latest available unaudited information and refers to the Debtor's condition as of October 31, 2007.

\$245,000,000 Total assets

\$255,000,000 Total debts b.

Debt securities held by more than 500 holders: C.

i. None

- As of September 30, 2007 Charys Holding had 1,500,000 shares of preferred stock issued and outstanding.
- As of September 30, 2007 Charys Holding had 54,837,254 shares of common stock issued and outstanding.

<sup>&</sup>lt;sup>1</sup> The following financial data shall not constitute an admission of liability by the Debtor. The Debtor reserves all rights to assert that any debt or claim listed herein as liquidated or fixed is in fact a disputed claim or debt. The Debtor also reserves all rights to challenge the priority, nature, amount or status of a claim or debt.

#### Brief description of debtor's business 3.

The Debtor, through its subsidiaries and affiliates, is primarily involved in the following lines of business: (i) remediation and reconstruction, and (ii) telecommunications infrastructure.

The following persons directly or indirectly own, control, or hold, with power to vote, 5% or more of the voting securities of Charys Holding;<sup>2</sup>

#### Charys Holding Company, Inc. 5% Shareholders

| Shareholder Name  | Number of Shares              |
|-------------------|-------------------------------|
| Billy V. Ray, Jr. | 1,000,000 shares of preferred |
|                   | stock.3                       |

<sup>&</sup>lt;sup>2</sup> The determination that there were no other persons known to the Debtor to beneficially own 5% or more of the Charys Holding voting securities was based on a review of all statements filed with the U.S. Securities and Exchange Commission with respect to Charys Holding pursuant to Section 13(d) or 13(g) of the Securities Exchange Act of 1934, as amended, since the beginning of Charys Holding's fiscal year.

<sup>&</sup>lt;sup>3</sup> One share of preferred stock equals 250 shares of common stock for voting purposes.

# IN THE UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE

|                               | Χ |                        |
|-------------------------------|---|------------------------|
| In re                         | : | Chapter 11 Case No.    |
| CHARYS HOLDING COMPANY, INC., | : | ( )                    |
| Debtor                        | : | (Jointly Administered) |
|                               | X |                        |

### EXHIBIT 'C' TO VOLUNTARY PETITION

1. Identify and briefly describe all real or personal property owned by or in possession of the debtor that, to the best of the debtor's knowledge, poses or is alleged to pose a threat of imminent and identifiable harm to the public health or safety (attach additional sheets if necessary):

The Debtor does not believe it owns or possesses any real or personal property that poses or is alleged to pose a threat of imminent and identifiable harm to the public health or safety. To the extent the Debtor has an interest in such property, to the best of the Debtor's knowledge, the Debtor is in compliance with all applicable laws, including, without limitation, all environmental laws and regulations.

2. With respect to each parcel of real property or item of personal property identified in question 1, describe the nature and location of the dangerous condition, whether environmental or otherwise, that poses or is alleged to pose a threat of imminent and identifiable harm to the public health or safety (attach additional sheets if necessary):

The Debtor is not aware of any real or alleged dangerous conditions existing on or related to any real or personal property owned or possessed by the Debtor.

### CERTIFICATE OF RESOLUTIONS

I, Michael Oyster, a duly authorized officer of Charys Holding Company, Inc., a Delaware Corporation (the "Company"), hereby certify that at a special meeting of the Board of Directors of the Company, duly called and held on February 14, 2008, the following resolutions were adopted and that said resolutions have not been modified or rescinded and are still in full force and effect on the date hereof:

> RESOLVED, that, in the judgment of the Board, it is desirable and in the best interests of the Company, its creditors, stockholders, employees, and other interested parties that a petition be filed by the Company, seeking relief under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code").

> RESOLVED, that each of the Chief Executive Officer, the Chief Financial Officer, and President (each such officer or designee being an "Authorized Person" and all being the "Authorized Persons") is hereby authorized and empowered, in the name and on behalf of the Company, to execute and verify petitions and amendments thereto under chapter 11 of the Bankruptcy Code (the "Chapter 11 Case") and to cause the same to be filed in the United States Bankruptcy Court for the District of Delaware at such time or in such other jurisdiction as such Authorized Person executing the same shall determine.

> RESOLVED, that the law firm of Weil, Gotshal & Manges LLP is hereby engaged as attorneys for the Company under a general retainer in the Chapter 11 Case, subject to any requisite bankruptcy court approval.

> RESOLVED, that AlixPartners, LLP is hereby engaged as financial advisor for the Company in the Chapter 11 Case, subject to any requisite bankruptcy court approval.

> RESOLVED, that the law firm of Richards, Layton & Finger, a Delaware professional association, is hereby engaged as local counsel for the Company under a general retainer in the Chapter 11 Case, subject to any requisite bankruptcy court approval.

> RESOLVED, that Michael Brenner is hereby engaged as special counsel for the Company under a general retainer in the Chapter 11 Case, subject to any requisite bankruptcy court approval.

RESOLVED, that each Authorized Person, and such other officers of the Company as the Authorized Persons shall from time to time designate, and any employees or agents (including counsel) designated by or directed by any such officers, be, and each hereby is, authorized and empowered, in the name and on behalf of the Company, to execute and file all petitions, schedules, motions, lists, applications, pleadings and other papers, and to take and perform any and all further acts and deeds which he or she deems necessary, proper or desirable in connection with the Chapter 11 Case, with a view to the successful prosecution of such case.

RESOLVED, that each Authorized Person, and such other officers of the Company as the Authorized Persons shall from time to time designate, be, and each hereby is, authorized and empowered, in the name and on behalf of the Company, to engage and retain all assistance by legal counsel, accountants, financial advisors, and other professionals in connection with the Chapter 11 Case, on such terms as such persons deem necessary, proper or desirable.

RESOLVED, that each Authorized Person, and such other officers of the Company as the Authorized Persons shall from time to time designate, and any employees or agents (including counsel) designated by or directed by any such officers, be, and each hereby is, authorized and empowered, in the name and on behalf of the Company, to cause the Company to enter into, execute, deliver, certify, file and/or record, and perform, such agreements, instruments, motions, affidavits, applications for approvals or ruling of governmental or regulatory authorities, certificates or other documents, and to take such other action, as in the judgment of such persons shall be or become necessary, proper and desirable in connection with the prosecution of the Chapter 11 Case.

RESOLVED, that each Authorized Person be, and each hereby is, authorized and empowered on behalf of and in the name of the Company, to execute such consents of the Company and take such other action, as such Authorized Person considers necessary, proper or desirable to effectuate these resolutions, such determination to be evidenced by such execution or the taking of such action.

RESOLVED, each Authorized Person, and such other officers of the Company as the Authorized Persons shall from time to time designate, be, and each hereby is, authorized and empowered, in the name and on behalf of the Company, as the case may be, to (and any such actions heretofore taken by any of them are hereby ratified, confirmed and approved in all respects): (i) negotiate, execute, deliver and/or file any and all of the agreements, documents and instruments referenced herein, and such other agreements, documents and instruments and assignments thereof as may be required or as such officers deem appropriate or advisable, or to cause the negotiation, execution and delivery thereof, in the name and on behalf of the Company, as the case may be, in such form and substance as such officers may approve, together with such changes and amendments to any of the terms and conditions thereof as such officers may

Case 1:07-cv-09742-GEL

approve, with the execution and delivery thereof on behalf of the Company by or at the direction of such officers to constitute evidence of such approval, (ii) negotiate, execute, deliver and/or file, in the name and on behalf of the Company any and all agreements, documents, certificates, consents, filings and applications relating to the resolutions adopted and matters ratified or approved herein and the transactions contemplated thereby, and amendments and supplements to any of the foregoing, and to take such other actions as may be required or as such officers deem appropriate or advisable in connection therewith, and (iii) do such other things as may be required, or as may in their judgment be appropriate or advisable, in order to effectuate fully the resolutions adopted and matters ratified or approved herein and the consummation of the transactions contemplated thereby.

RESOLVED, that, any and all past actions heretofore taken by officers or directors of the Company in the name and on behalf of the Company in furtherance of any or all of the preceding resolutions be, and the same hereby are, ratified, confirmed, and approved.

IN WITNESS WHEREOF, I have set my hand this 14th day of February, 2008.

By: Michael Oyster

Title: Chief Executive Officer

# United States Bankruptcy Court District of Delaware

| In re Charys Holding Company, Inc.   |  | Case No.                           | 08- ( )  |
|--|--|------------------------------------|--|
| iii C  | Debtor(s)  | Chapter                            | 11   |
|  |  |                                    |  |
| CORPORATE OWN  | NERSHIP STATEMENT (I   | RULE 1007(a)(I                     | ())  |
| Pursuant to Federal Rule of Bankruptcy Procedured disqualification or recusal, the undersigned counsertifies that the following is a (are) corporation(s) 10% or more of any class of the corporation FRBP 7007 1: | sel for <u>Charys Holding Com</u><br>s), other than the debtor or a                                      | oany, inc. in th<br>governmental u | e above captioned action, nit, that directly or indirectly |
| ☑ None [Check if applicable]   |  |                                    |  |
| R<br>92  | Tark D. Collins (#2981)<br>ichards, Layton & Finger P. A<br>20 North King Street<br>Vilmington, DE 19801 | and a                              |  |

### IN THE UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE

|                               | X |                        |
|-------------------------------|---|------------------------|
|                               | : |                        |
| In re                         | * | Chapter 11 Case No.    |
|                               | : |                        |
| CHARYS HOLDING COMPANY, INC., | ; |                        |
|                               | ; | ( )                    |
|                               | : |                        |
| Debtor                        | : | (Jointly Administered) |
|                               | : |                        |
|                               | γ |                        |

### LIST OF CREDITORS **HOLDING 20 LARGEST UNSECURED CLAIMS**

The following is a list of creditors holding the 20 largest unsecured claims against the Debtor. This list has been prepared based upon the unaudited books and records of the Debtor. The list reflects amounts from the Debtor's books and records as of February 14, 2008. Except as set forth above, this list has been prepared in accordance with Rule 1007(d) of the Federal Rules of Bankruptcy Procedure. The list does not include (1) persons who come within the definition of "insider" set forth in 11 U.S.C. § 101, or (2) secured creditors unless the value of the collateral is less than the total amount of such creditor's claim. The information herein shall not constitute an admission of liability by, nor is it binding on, the Debtor. Moreover, nothing herein shall affect the Debtor's right to challenge the amount or characterization of any claim at a later date.

| Name of Creditor  | Complete Mailing Address of Creditor Including Zip Code   | Nature of Claim<br>(trade debt, bank<br>loan, government<br>contract, etc.)             | Indicate if Claim is<br>contingent,<br>unliquidated,<br>disputed or subject<br>to set-off | Amount of<br>Claim<br>(If secured also<br>state value of<br>security) |
|---|---|---|---|---|
| The Bank of New York<br>Trust Company, N A, as<br>Trustee | DMG-GEO 101 Barclay Street New York, NY 10286 Attn: Corporate Trust Administration- Atlanta with a copy to: The Bank of New York Trust Company, N A. 100 Ashford center North, Suite 520 Atlanta, GA 30338 Attn: Corporate Trust Department | Indenture Trustee for<br>8.75% Senior<br>Convertible Notes<br>due 2012 (the<br>"Notes") | Not Applicable  | \$201,000,000<br>(unsecured)  |
| QVT Associates GP LLC QVT Financial LP                    | 1177 Avenue of the Americas, 9th Floor<br>New York, NY 10036  | Note  | Not Applicable  | Holder of a portion of the Notes                                      |
| QVI Fund LP   |   |   | van annaans   |   |

| Name of Creditor   | Complete Mailing Address of Creditor<br>Including Zip Code    | Nature of Claim<br>(trade debt, bank<br>loan, government<br>contract, etc.) | Indicate if Claim is contingent, unliquidated, disputed or subject to set-off  | Amount of<br>Claim<br>(If secured also<br>state value of<br>security)  |
|--|---|---|--|--|
| Morgan Stanley and Co Inc                                  | 1585 Broadway, New York. NY 10036                             | Note  | Not Applicable   | Holder of a portion of the Notes   |
| Aristeia International<br>Limited                          | 136 Madison Avenue, 3rd Floor<br>New York, NY 10016           | Note  | Not Applicable   | Holder of a portion of the Notes   |
| Aristela Partner LP  |   |   | V 100 M 100  |  |
| Aristeia Special Investments<br>Master LP                  |   |   |  |  |
| JP Morgan Securities, Inc                                  | 277 Park Avenue, New York, NY 10072                           | Note  | Not Applicable   | Holder of a portion of the Notes   |
| Highbridge Convertible<br>Arbitrage Master Fund LP         | 9 West 57th Street, 27th Floor<br>New York, NY 10019          | Note  | Not Applicable   | Holder of a portion of the   |
| Highbridge International<br>LLC                            |   |   | A threat the state of the state | Notes  |
| Quattro Fund Ltd   | 546 Fifth Avenue, 19th Floor                                  | Note  | Not Applicable   | Holder of a  |
| Quattro Multi Strategy<br>Master Fund LP                   | New York, NY 10036  | **************************************                                      |  | portion of the<br>Notes  |
| TQA Master Fund Ltd  | 333 Ludlow Street, Stamford, CT 06902                         | Note  | Not Applicable   | Holder of a  |
| TQA Master Plus Fund Ltd                                   |   |   | SANCH HARMAN   | portion of the Notes   |
| TQA Special Opportunities<br>Master Fund Ltd               |   |   |  | Taring and the state of the sta |
| Institutional Benchmark<br>Master Fund LDG Limited         |   |   |  | THE STATE OF THE S |
| Ionic Capital Master Fund<br>Ltd                           | 366 Madison Avenue, 9th Floor, New York,<br>NY 10017          | Note  | Not Applicable   | Holder of a portion of the   |
| ICM Business Trust   |   |   | Altered and the second  | Notes  |
| Tenor Opportunity Master<br>Fund Ltd                       | 1180 Avenue of the Americas, Suite 1940<br>New York, NY 10036 | Note  | Not Applicable   | Holder of a portion of the   |
| National Bank of Canada                                    |   |   | Value of the second sec | Notes  |
| EBF  | 601 Carlson Pkwy, Suite 200<br>Minnetonka, MN 55305           | Note  | Not Applicable   | Holder of a portion of the Notes   |
| AQR  | Two Greenwich Plaza, 1st Floor<br>Greenwich, CT 06830         | Note  | Not Applicable   | Holder of a portion of the Notes   |
| Enable Growth Partners, LP Enable Opportunity Partners, LP | One Ferry Bldg, Suite 255<br>San Francisco, CA 94111          | Note  | Not Applicable   | Holder of a portion of the Notes   |